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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/085,298	02/28/2002	Brian P. LaMothe	1787-70800	7536
23505	7590 03/28/2006		EXAMINER	
CONLEY ROSE, P.C. P. O. BOX 3267		•	NGUYEN, MINH DIEU T	
	TX 77253-3267		ART UNIT	PAPER NUMBER
			2137	

DATE MAILED: 03/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/085,298	LAMOTHE ET AL				
		Examiner	Art Unit				
		Minh Dieu Nguyen	2137				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sheet	with the correspondence ad	ldress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPORTED IN CHEVER IS LONGER, FROM THE MAILING IN COMMENT IN THE MAILING IN THE	NG DATE OF THIS COMMUNIFR 1.136(a). In no event, however, may on. period will apply and will expire SIX (6) Mustatute, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this c ABANDONED (35 U.S.C. § 133).				
Status							
1) 又	Responsive to communication(s) filed on	18 January 2006.					
2a)⊠		This action is non-final.	•				
3)							
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)🖂	Claim(s) 1-62 is/are pending in the applic	ation.	•				
•	4a) Of the above claim(s) <u>1-7 and 16-61</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)🖂	6)⊠ Claim(s) <u>8-15 and 62</u> is/are rejected.						
7)	7) Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction a	and/or election requirement.	·				
Applicat	ion Papers						
9)[]	The specification is objected to by the Exa	aminer		•			
	The drawing(s) filed on is/are: a)		o by the Examiner.				
. • , 🗀	Applicant may not request that any objection t						
	Replacement drawing sheet(s) including the o	= : :		FR 1.121(d).			
11)	The oath or declaration is objected to by t		- · · · · · · · · · · · · · · · · · · ·				
,	·						
	under 35 U.S.C. § 119		0.440(.) (1) (0				
•	Acknowledgment is made of a claim for fo	reign priority under 35 U.S.C	. § 119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority docu		A 11 12 A1				
	2. Certified copies of the priority docu						
	3. Copies of the certified copies of the	•	en received in this National	Stage			
	application from the International B			•			
· .	See the attached detailed Office action for	a list of the certified copies h	ot received.				
Attachmen	at(s)			•			
1) 🛭 Notic	ce of References Cited (PTO-892)		w Summary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (PTO-94		lo(s)/Mail Date.	· O 453)			
	mation Disclosure Statement(s) (PTO-1449 or PTO/Ser No(s)/Mail Date	SB/08) 5) \(\bigcap \text{Notice of } \) 6) \(\bigcap \text{Other: } \)	of Informal Patent Application (PTo	U-192)			

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DETAILED ACTION

Response to Amendment

1. This action is in response to the communication dated January 18, 2006 with the amendments to claim 8, the addition of claim 62 and the cancellation of claims 1-7 and 16-61.

Claims 8-15 and 62 are pending.

Specification

2. The amendments to the specification filed January 18, 2006 and October 17, 2005 have been entered.

Response to Arguments

3. Applicant's arguments with respect to claims 8-15 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 8, 10 and 62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mustafa (2003/0028786) in view of Allen et al. (2001/0034567).

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a) As to claim 8, Mustafa discloses a method and apparatus for preventing unauthorized reproduction and/or execution of the protected software comprising a computer system (Fig. 1A, element 5), Mustafa also discloses computer means essentially any type of computing device or machine that is capable of running a software product (page 8, paragraph [0073]), therefore the computer system anticipates a microcontroller having the ability to execute programs stored on a first non-volatile storage device (i.e. CD-ROM, Fig. 19), the microcontroller also having a second non-volatile storage device coupled to the microcontroller (i.e. dongle storing license terms, Fig. 1A, element 10), a method comprising accessing a key entry stored on the second non-volatile storage device, the key entry identifying programs on the first non-volatile storage device licensed for execution on the microcontroller and limiting use of the programs stored on the first non-volatile storage device based on the key entry on the second non-volatile storage device (Fig. 2).

Mustafa does not expressly disclose the plurality of programs comprising at least a program to perform flow calculations, a program to perform PLC functions, and a program to perform RTU functions.

Allen is relied on for the teaching of plurality of programs comprising at least a program to perform flow calculations, a program to perform PLC functions, and a program to perform RTU functions (Abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to employ the use of plurality of programs comprising at least a program to perform flow calculations, a program to perform PLC functions, and a program to

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perform RTU functions in the system of Mustafa as Allen teaches so as to selectively manage the use of software in the system, in particular the software performing flow calculating/dispensing.

- b) As to claim 10, Mustafa, as modified discloses wherein accessing a key entry (i.e. license terms) stored on the second non-volatile device further comprises reading the key entry from the second non-volatile storage device across an interface bus (i.e. I/O port, page 2, paragraph [0037]).
- c) As to claim 62, Mustafa, as modified discloses the microcontroller limits the number of instances of the flow program to perform flow calculations, the limit based on license information on the second non-volatile storage device (page 1, paragraph [0008], [0010]).
- 7. Claims 9, 11-12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mustafa (2003/0028786) in view of Allen et al. (2001/0034567) and further in view of Hsu et al. (5,812,662).

Mustafa discloses second non-volatile storage device (i.e. dongle storing license terms) and reading the key entry across an interface bus (i.e. I/O port anticipates serial peripheral interface). However he does not expressly disclose the second non-volatile storage device comprises a read only memory device (ROM) device (claim 9) and wherein reading the key entry from the ROM device comprises reading a serial EEPROM (claims 11-12).

Hsu discloses a method and apparatus to protect computer software comprising dongle with non-volatile memory (i.e. EEPROM, ROM, EPROM, flashROM) (col. 2, lines 55-64; col. 6, lines 60-61).

It would have been obvious to one of ordinary skill in the art at the time of the invention to employ the use of second non-volatile storage device comprising a ROM and/or EEPROM in the system of Mustafa and Allen, as Hsu discloses so as to safely hold the license terms when losing power.

8. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mustafa (2003/0028786) in view of Allen et al. (2001/0034567) in view of Hsu et al. (5,812,662) and further in view of Microchip Technology Inc.

Hsu discloses serial EEPROM comprises a part number 93C46. However he does not disclose the serial EEPROM comprises a part number 25LC040-I device manufactured by Microchip Technology Inc.

Microchip discloses serial EEPROM 25LC040-I designing to interface directly with the serial peripheral interface port of many popular microcontroller (datasheet).

It would have been obvious to one of ordinary skill in the art at the time of the invention to employ the use of Microchip 25LC040-I in the system of Mustafa, Allen and Hsu, as Microchip discloses so as to improve the system performance.

9. As to claim 14, the examiner takes official notice that use of inter-integrated circuit bus in serial interfacing peripherals chips to microcontrollers is quite well-known in bus interfacing.

Inter-integrated circuit bus is a serial interface standard defined by Phillips Semiconductor in the early 1980's.

It would have been obvious to one of ordinary skill in the art at the time of the invention to employ the use of inter-integrated circuit bus in the system of Mustafa so as to maximize system efficiency.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Dieu Nguyen whose telephone number is 571-272-

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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EMMANUEL L. MOISE SUPERVISORY PATENT EXAMINER